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9	,		
10	UNITED STATES DISTRICT COURT		
11	NORTHERN DISTRICT OF CALIFORNIA		
12	SAN FRANCISCO DIVISION		
13			
14	UNITED STATES OF AMERICA, )	CR No. 07-0678 JSW	
15	Plaintiff, )	<ul> <li>STIPULATION AND [PROPOSED] ORDER</li> <li>CONTINUING THE MOTION / TRIAL</li> <li>SETTING DATE</li> </ul>	
16	v. )		
17	GLENIO JESUA FERREIRA SILVA, )		
18	Defendant.		
19			
20	This matter is on calendar before this Court for Trial Setting on March 7, 2008. The		
21	parties now stipulate and request that the Court enter an Order that the Trial Setting date be		
22	removed from the March 7, 2008 calendar and be continued until April 3, 2008 and that time		
23	should be excluded from the Speedy Trial Act calculations from March 7, 2008 through April 3,		
24	2008 for effective preparation of counsel		
25	The defendant was indicted on October 25, 2007. On November 1, 2007, the parties		
26	made their Initial Appearance before this Court and set a further date for Motions / Trial Setting		
27	before this Court on Thursday, December 13, 2007 at 2:30 p.m. The parties last appeared before		
28	this court on January 24, 2008. On that date, counsel for the government advised that one		
	STIPULATION AND [PROPOSED] ORDER CONTINUING	G THE MOTION / TRIAL SETTING DATE - CR 07-678 JSW	

material witness had been located and that the parties anticipate taking a material witness deposition of this witness in the coming weeks. The Court informed counsel that it expected that all additional discovery, including any depositions shall be concluded by the next calling of the case.

Counsel for the government has not been able to complete the material witness deposition due to the following: she suffered a knee injury on February 2, 2008; underwent surgery on February 20, 2008; and returned to the office on March 3, 2008. Counsel for the government was working part-time from February 2, 2008, the date of injury, through February 19, 2008 and was out on medical leave following surgery on February 20, 2008 until March 3, 2008. In addition, on February 21, 2008, another material witness surrendered and is being held in custody pending resolution of an outstanding criminal matter in the Northern District of California. The parties anticipate taking the deposition of this second material witness immediately following the deposition of the first-mentioned material witness. For these reasons, the parties request a four week continuance. The parties agree that time is properly excluded under the Speedy Trial Act for effective preparation of counsel. 18 U.S.C. § 3161(h)(8)(B)(iv).

17 SO STIPULATED:

JOSEPH P. RUSSONIELLO United States Attorney

DATED: March 4, 2008 \_\_\_\_/s/\_\_\_\_

DENISE MARIE BARTON
Assistant United States Attorney

22 | 23 | DATED: March 4, 2008 /s/

STEVEN GRUEL

24 Attorney for GLENIO SILVA

<sup>&</sup>lt;sup>1</sup> The criminal matter involving the second witness is docketed as *United States v. Andrea Ferreira Desouza*, CR 07-70346 BZ.

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1	For the foregoing reasons, this matter is continued until April 3, 2008, 2008 at 2:30 p.m.	
2	Pursuant to the Speedy Trial Act, Title 18 United States Code, section 3161(h)(8)(B)(iv), the	
3	ends of justice are served by granting the requested continuance, given that failure to do so	
4	would deny counsel for the Government reasonable time for effective preparation and continuity	
5	of counsel, taking into account the exercise of due diligence. Accordingly, time shall be	
6	excluded from March 6, 2008 through April 3, 2008.	
7		
8	SO ORDERED.	
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11	DATED:HONORABLE JEFFREY S. WHITE	
12	United States District Court Judge	
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